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27

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pursuant to F.R.C.P. 41(a)(1).

STIPULATION AND ORDER OF DISMISSAL OF CLAIMS POWERHOUSE BUILDING, INC. AND BOB HOPE & ASSOCIATES, INSURANCE AND FINANCIAL SERVICES, INC. Case No. No. C 06 6134 SBA

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IT IS FURTHER STIF	PULATED by and between Powerhouse and Bob Hope that
Magistrate Judge Edward M. Chen will retain jurisdiction over this matter following entry of this	
Stipulation of Dismissal to en	force the terms of the Settlement Agreement arrived at between
	d entered on the record by Magistrate Judge Edward M. Chen on
March 1, 2007. The parties ha	ave memorialized this Settlement Agreement in the document
attached hereto as Exhibit A. t	the terms of which are incorporated beautiful.
attached hereto as Exhibit A, the terms of which are incorporated herein. This continuing	
jurisdiction includes, but is not limited to, the ability of the Court to enter the Stipulated  Judgment attached hereto as Exhibit B in favor of Powerhouse in the event of Bob Hope's	
/	obligations under the Settlement Agreement.
Dotade March 9 2007	
Dated: <del>March/</del> , 2007.	LAW OFFICES OF LEE & FIELDS, A.P.C.
•	
	By/My/Ner
	Christopher P. Fields
,	Counsel for Counter-defendant BOB HOPE & ASSOCIATES, INSURANCE AND
	FINANCIAL SERVICES, INC.
Dated: March, 2007.	SCHNADER HARRISON SEGAL & LEWIS LLP
	ByMATTHEW F. MILLER
	Attorneys for Counter-claimant
	POWERHOUSE BUILDING, INC.
	•
	IT IS SO ORDERED
Date:	
	District Judge Saundra Brown Armstrong
STIPLILATION AND OPIDED OF D	-2- ISMISSAL OF CLAIMS POWERHOUSE BUILDING, INC.

## Cascase 06:06-06-06-06-06-1364-SABABAD obcourment 13:134 Filed 1035/014/2000 7 Page 3 eo 8 165 13

1	IT IS FURTHER STIPULATED by	and between Powerhouse and Bob Hope that
2	Magistrate Judge Edward M. Chen will reta	ain jurisdiction over this matter following entry of this
3	Stipulation of Dismissal to enforce the term	ns of the Settlement Agreement arrived at between
4	Powerhouse and Bob Hope and entered on the record by Magistrate Judge Edward M. Chen on	
5	March 1, 2007. The parties have memorialized this Settlement Agreement in the document	
6	attached hereto as Exhibit A, the terms of which are incorporated herein. This continuing	
7	jurisdiction includes, but is not limited to, the ability of the Court to enter the Stipulated	
8	Judgment attached hereto as Exhibit B in favor of Powerhouse in the event of Bob Hope's	
9	uncured default of its payment obligations under the Settlement Agreement.	
10		
11	Dated: March, 2007.	LAW OFFICES OF LEE & FIELDS, A.P.C.
12		
13		By
14		Christopher P. Fields
15		Counsel for Counter-defendant BOB HOPE & ASSOCIATES, INSURANCE AND
16		FINANCIAL SERVICES, INC.
17	, 1	
18	Dated: April <u>//</u> , 2007.	SCHNADER HARRISON SEGAL & LEWIS LLP
19		1 1-11
20		By Matthe &
21		MATTHEW F. MILLER Attorneys for Counter-claimant
22		POWERHOUSE BUILDING, INC.
23		
24	IT IS	SO ORDERED
25		
26	Date:	
27		Sandre B. Ormskag
28		District Judge Saundra Brown Armstrong
		_7_

SCHINADER HARRISON SEGAL & LEWIS LLP ONE MONTGOMERY STREET, SUITE 200
SAN FRANCISCO, CA 94104-5501
(415) 364-6700

STIPULATION AND ORDER OF DISMISSAL OF CLAIMS POWERHOUSE BUILDING, INC. AND BOB HOPE & ASSOCIATES, INSURANCE AND FINANCIAL SERVICES, INC. Case No. No. C 06 6134 SBA

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## EXHIBIT A

## SETTLEMENT AGREEMENT AND RELEASE

POWERHOUSE BUILDING, INC. ("POWERHOUSE") and BOB HOPE & ASSOCIATES, INSURANCE AND FINANCIAL SERVICES, INC. ("BOB HOPE") through this Settlement Agreement and Mutual Release (the "Agreement") agree as follows:

- 1. Disputes have arisen between POWERHOUSE and BOB HOPE regarding the insurance coverage, if any, which may have applied to claims and demands asserted against POWERHOUSE in an action that was pending in the Marin County Superior Court entitled Anaya v. Plath & Co., Inc., case no. CV-052055 ("the Underlying Case").
- 2. POWERHOUSE's claims regarding BOB HOPE's provision of insurance brokerage services to POWERHOUSE in or around its 2004 policy year are presently being litigated in an action that is pending in federal district court in the Northern District of California entitled *Gemini Insurance Company v. AMCO Insurance Company, Inc.*, Powerhouse Building, Inc., and related counter-claims, Case No. C 06 6134 SBA (the "Professional Negligence Case").

FOR GOOD AND VALUABLE CONSIDERATION, RECEIPT OF WHICH IS HEREBY ACKNOWLEDGED, IT IS AGREED THAT:

- 3. BOB HOPE will pay Fifty-Five Thousand Dollars (\$55,000) in full settlement of POWERHOUSE'S claims by checks payable to "Powerhouse Building, Inc." as follows:
  - a. on or before April 30, 2007, BOB HOPE will pay Ten Thousand Dollars (\$10,000) to POWERHOUSE;
  - b. on or before June 29, 2007, BOB HOPE will pay another Ten Thousand Dollars (\$10,000) to POWERHOUSE;
  - c. on or before July 29, 2007, BOB HOPE will pay another Ten Thousand Dollars (\$10,000) to POWERHOUSE;
  - d. on or before August 28, 2007, BOB HOPE will pay another Ten Thousand Dollars (\$10,000) to POWERHOUSE; and
  - e. on or before September 27, 2007, BOB HOPE will make a final payment to POWERHOUSE of Fifteen Thousand Dollars (\$15,000).

BOB HOPE may elect to make its initial payment, which is due on or before April 30, 2007, in the amount of Fifteen Thousand Dollars (\$15,000); if BOB HOPE elects to do so, the final payment which is due on or before September 27, 2007, will be in the amount of Ten Thousand Dollars (\$10,000). All payments will be delivered to Schnader Harrison Segal & Lewis LLP, Attention: Matthew F. Miller, One Montgomery Street, Suite 2200, San Francisco, California 94104-5501.

4. In the event that BOB HOPE fails to make any payment as specified above, POWERHOUSE's counsel shall provide written notice of default to BOB HOPE's counsel,

Chris Fields. BOB HOPE will have five (5) days from the date of facsimile transmission of notice in which to cure any default. If payment is not made within this five-day period, POWERHOUSE, through its counsel, may file the Stipulated Judgment attached hereto as Exhibit A in the amount of the remaining due indebtedness.

- 5. With the exception of the right to maintain an action to enforce the terms of this Agreement or seek a declaration of rights under this Agreement, POWERHOUSE, on its own behalf and on behalf of its respective present and former officers, directors, shareholders, principals, partners, agents, representatives, attorneys, assigns, and any other person or entity asserting any right by or through them, releases BOB HOPE and each of its agents, representatives, underwriters, third party administrators, attorneys, assigns, successors in interest, officers, directors and employees, from all claims, suits and causes of action of every nature in law or equity, whether known or unknown, whether suspected or unsuspected, including without limitation any claims for attorney fees and costs or for professional negligence, which any of them ever had, now has, or hereafter may have against BOB HOPE arising out of or related to the Underlying Case or the Professional Negligence Case.
- 6. With the exception of the right to maintain an action to enforce the terms of this Agreement or seek a declaration of rights under this Agreement, BOB HOPE, on its own behalf and on behalf of its respective present and former officers, directors, shareholders, principals, partners, agents, representatives, attorneys, assigns, and any other person or entity asserting any right by or through them, releases POWERHOUSE and each of its agents, representatives, attorneys, assigns, successors in interest, officers, directors and employees, from all claims, suits and causes of action of every nature in law or equity, whether known or unknown, whether suspected or unsuspected, including without limitation any claims for attorney fees and costs, which any of them ever had, now has, or hereafter may have against POWERHOUSE arising out of or related to the Underlying Case or the Professional Negligence Case.
- 7. Both parties will execute a stipulation of dismissal without prejudice of POWERHOUSE's claims against BOB HOPE in the Professional Negligence Case and counsel for POWERHOUSE and BOB HOPE are authorized to file it with the court immediately.
- 8. Each person or entity executing this Agreement acknowledges that he, she or it is familiar with the provisions of Section 1542 of the California Civil Code and expressly agrees that the releases set forth above constitute a waiver and release of any rights or benefits that may have been available thereunder, with the exception that the persons or entities executing this Agreement retain the right to maintain an action to enforce the terms of this Agreement and seek a declaration of rights under this Agreement. The provisions of Section 1542 of the Civil Code of the State of California read as follows:

A general release does not extend to claims which the creditor does not know or suspect to exist in his or her favor at the time of executing the release, which if known by him or her must have materially affected his or her settlement with the debtor.

Each person or entity executing this Agreement acknowledges that the effect and import of this provision has been fully explained by his, her or its own counsel and that this Agreement is entered into freely and voluntarily, without duress or undue influence.

- 9. This Agreement pertains to disputed claims and nothing contained herein shall be construed as an admission of liability by any party.
- 10. Each person or entity executing this Agreement represents and warrants that he, she or it has received advice from independent counsel with respect to the advisability and effect of entering into this Agreement. The parties have not relied upon any statement, representation or promise not contained herein in executing this Agreement.
- 11. Each person executing this Agreement represents and warrants that this Agreement has been read and its contents are understood, and represents and warrants that he or she is authorized to execute this Agreement.
- 12. Each party to this Agreement expressly understands and agrees that each of the parties' respective representations and warranties set forth above are being relied upon by the other party in entering into this Agreement.
- 13. This Agreement constitutes the entire agreement between the parties hereto pertaining to the subject matter hereof, fully supersedes any and all prior understandings, representations, warranties and agreements between the parties hereto, or any of the subject matter hereof, and may be modified only by written agreement signed by all of the parties hereto. This Agreement is the final written presentation of the settlement of these parties, and no oral understanding or verbal representation will modify the Agreement to any degree.
- 14. If any term of this Agreement is held by a court of competent jurisdiction to be void or unenforceable, the remainder of this Agreement will remain in full force and effect and will not be affected.
- 15. This Agreement will be governed by and construed in accordance with the law of California.
- 16. In the event any action or proceeding is brought to enforce any of the terms of this Agreement or obtain a declaration of rights under this Agreement, the prevailing party or parties shall be entitled to recover reasonable attorney fees, expenses and costs from the non-prevailing party or parties.
- 17. This Agreement may be executed in counterparts, including facsimile and e-mail counterparts, and when each party has signed and delivered to the other at least one such counterpart, each counterpart will be deemed an original and, when taken together with other signed counterparts, will constitute one agreement which will be binding upon and effective as to all parties.

IN WITNESS WHEREOF, the undersigned have executed this Agreement as of the date first above written.			
Dated: March, 2007	POWERHOUSE BUILDING, INC.		
	By: David Hynes, President		
Date: March, 2007	BOB HOPE & ASSOCIATES, INSURANCE AND FINANCIAL SERVICES, INC.		
4/4/07	By: Bob Hope, Principal		
APPROVED AS TO FORM AND CONTENT:			
Date: March, 2007	SCHNADER HARRISON SEGAL & LEWIS LLP		
Date: March 9, 2007	By:		

first al	IN WITNESS WHERE bove written.	OF, the undersigned have executed this Agreement as of the date
Dated	: April <u>20</u> , 2007	POWERHOUSE BUILDING, INC.
		By: David Hynes, President
Date:	March, 2007	BOB HOPE & ASSOCIATES, INSURANCE AND FINANCIAL SERVICES, INC.
		By:  Bob Hope, Principal
APPR	OVED AS TO FORM A	ND CONTENT:
Date:	April <u>26</u> , 2007	SCHNADER HARRISON SEGAL & LEWIS LLP
Date:	March , 2007	By: Matthew F. Miller Counsel for POWERHOUSE BUILDING, INC.  LAW OFFICES OF LEE & FIELDS, A.P.C.
Date.	Watch, 2007	LAW OFFICES OF LEE & FIELDS, A.P.C.
		By: Christopher P. Fields Counsel for BOB HOPE & ASSOCIATES, INSURANCE AND FINANCIAL SERVICES, INC.

## EXHIBIT B

1	STEPHEN H. DYE (State Bar No. 104385)				
2	MATTHEW F. MILLER (State Bar No. 172661)				
3	SCHNADER HARRISON SEGAL & LEWIS LLP One Montgomery Street, Suite 2200				
4	San Francisco, CA 94104-5501 Telephone: (415) 364-6700				
5	Fax: (415) 364-6785				
6	Attorneys for Counter-claimant				
7	POWEŘHOUSE BUILDING, INC.				
8	UNITED STATES DISTRICT COURT				
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA				
10	OAKLAND DIVISION				
11		· ·			
12	GEMINI INSURANCE COMPANY, a Delaware corporation,	) Case No. No. C 06 6134 SBA			
13		) STIPULATED JUDGMENT IN FAVOR OF COUNTER-CLAIMANT POWERHOUSE			
۱4	Plaintiff, v.	) BUILDING, INC., AND AGAINST ) COUNTER-DEFENDANT BOB HOPE &			
15	AMCO INSURANCE COMPANY, INC., an	) ASSOCIATES, INSURANCE AND ) FINANCIAL SERVICES, INC.			
16	Iowa corporation; POWERHOUSE	) )			
17	BUILDING, INC., a California corporation,	) )			
18	Defendants.				
19	AND RELATED COUNTER-CLAIM.				
20		,			
21	IT IS HEREBY STIPULATED, by and	between counter-claimant Powerhouse Building,			
22	Inc. ("Powerhouse") and counter-defendant Bob	•			
23	Services, Inc. ("Bob Hope"), that judgment shal				
24	Bob Hope in the amount of the remaining indeb	_			
25	Stipulated Judgment as determined by the terms				
26	executed by and between Powerhouse and Bob Hope and attached hereto as Exhibit A.				
27		e judgment shall become final for all purposes			
28		ob Hope waive any right to appeal or seek review			

STIPULATED JUDGMENT IN FAVOR OF ... POWERHOUSE BUILDING, INC., AND AGAINST COUNTER-DEFENDANT BOB HOPE & ASSOCIATES, INSURANCE AND FINANCIAL SERVICES, INC. Case No. No. C 06 6134 SBA

EXHIBIT "B" SFDATA 624569\_1

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may incur in executing this judgment in this or any other court in which it attempts to execute its 2 3 judgment. IT IS FURTHER STIPULATED that the Court shall retain jurisdiction over the parties to 4 enforce this stipulation until there is full performance of the terms thereof following the event of default under the Settlement Agreement by Bob Hope. 6 7 Dated: March \_\_\_\_\_, 2007 POWERHOUSE BUILDING, INC. 8 By: 9 10 Date: March BOB HOPE & ASSOCIATES, INSURANCE AND FINANCIAL ,2007 SERVICES, INC. 11 12 13 APPROVED AS TO FORM AND CONTENT: 14 15 Date: March\_\_\_\_, 2007 SCHNADER HARRISON SEGAL & LEWIS LLP 16 17 Matthew F. Miller Counsel for POWERHOUSE BUILDING, INC. 18 19 20 21 Christopher P. Fields Counsel for BOB HOPE & ASSOCIATES, INSURANCE AND 22 FINANCIAL SERVICES, INC. 23 24 25 IT IS SO ORDERED 26 Date: 27 U.S. Magistrate Judge Edward M. Chen 28 STIPULATED JUDGMENT IN FAVOR OF ... POWERHOUSE BUILDING, INC., AND AGAINST

COUNTER-DEFENDANT BOB HOPE & ASSOCIATES, INSURANCE AND FINANCIAL SERVICES, INC.

Case No. No. C 06 6134 SBA

1	of this judgment by a higher court. Powerhouse is entitled to recover costs and attorneys' fees it			
2	may incur in executing this judgment in this or any other court in which it attempts to execute its			
3	judgment.			
4	IT IS FURTHER STIPULATED that the Court shall retain jurisdiction over the parties to			
5	enforce this stipulation until there is full performance of the terms thereof following the event of			
6	default under the Settlement Agreement by Bob Hope.			
7	Dated: April <u>20</u> , 2007	POWERHOUS BUILDING, INC.		
8	1 2			
9		By:		
10	Date: March , 2007	BOB HOPE & ASSOCIATES, INSURANCE AND FINANCIAL		
11		SERVICES, INC.		
12		By:		
13		Bob Hope, Principal		
۱4	APPROVED AS TO FORM AND CONTENT:			
15	Date: April <u>26</u> , 2007	SCHNADER HARRISON SEGAL & LEWIS LLP		
16		By: Matthe &		
17		Matthew F. Miller		
18		Counsel for POWERHOUSE BUILDING, INC.		
19	Date: March , 2007	LAW OFFICES OF LEE & FIELDS, A.P.C.		
20				
21		By: Christopher P. Fields		
22		Counsel for BOB HOPE & ASSOCIATES, INSURANCE AND FINANCIAL SERVICES, INC.		
23				
24				
25		IT IS SO ORDERED		
26	Date:	_		
27				
28		U.S. Magistrate Judge Edward M. Chen		
	· ·			
		-2-		

STIPULATED JUDGMENT IN FAVOR OF . . . POWERHOUSE BUILDING, INC., AND AGAINST COUNTER-DEFENDANT BOB HOPE & ASSOCIATES, INSURANCE AND FINANCIAL SERVICES, INC. Case No. No. C 06 6134 SBA SFDATA 624569\_1